Errol B. Taylor (ET 6742) John M. Griem, Jr. (JG 2609) MILBANK, TWEED, HADLEY & McCLOY LLP 1 Chase Manhattan Plaza New York, New York 10005-1413 (212) 530-5000

Attorneys for Plaintiffs and Counterclaim-Defendants AstraZeneca AB, Aktiebolaget Hässle, AstraZeneca LP, KBI Inc. and KBI-E Inc.

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

		X	
		:	
ASTRAZENECA AB,		:	
AKTIEBOLAGET HÄSSLE and		:	
ASTRAZENECA LP,		:	07-CV-6790 (CM)(GWG)
KBI INC. and KBI-E INC.,		:	, , ,
		:	
	Plaintiffs and	:	
	Counterclaim-Defendants,	:	ELECTRONICALLY FILED
		:	
V.		:	
DD DEDDWG I ADO	DATONIEG LED 1	:	
DR. REDDY'S LABORATORIES, LTD. and		:	
DR. REDDY'S LABORATORIES, INC.		:	
		:	
	Defendants and	:	
	Counterclaim-Plaintiffs.	:	
		Y	

NOTICE OF MOTION TO STRIKE NEW DECLARATIONS AND ARGUMENTS SUBMITTED WITH DRL'S SUMMARY JUDGMENT MOTION REPLY

PLEASE TAKE NOTICE that Plaintiffs AstraZeneca AB, Aktiebolaget Hässle, AstraZeneca LP, KBI Inc., and KBI-E Inc. (collectively, "AstraZeneca") hereby move to strike the declarations submitted with Dr. Reddy's Laboratories, Ltd. and Dr. Reddy's Laboratories, Inc.'s (collectively, "DRL") DRL Defendants' Reply In Support Of DRL's Motion For Summary Judgment, dated August 13, 2008, namely, the Declaration of Kumara Sekar, Ph.D., the Third Declaration of Harry G. Brittain, Ph.D., FRSC, and the Third Declaration of Louis H. Weinstein, or in the alternative for the Court to grant AstraZeneca leave to file a sur-reply.

This Motion is based upon this Notice, the accompanying [Proposed] Order, and the supporting Memorandum of Law, and any and all other evidence presented respecting this Motion.

Date: August 21, 2008

By: s/John M. Griem, Jr.
Errol B. Taylor (ET 6742)
John M. Griem, Jr. (JG 2609)
MILBANK, TWEED, HADLEY &
McCLOY LLP
1 Chase Manhattan Plaza
New York, New York 10005-1413
(212) 530-5000
Attorneys for Plaintiffs
and Counterclaim-Defendants
ASTRAZENECA AB,
AKTIEBOLAGET HÄSSLE,
ASTRAZENECA LP, KBI INC.
AND KBI-E INC.

and Browl

CERTIFICATE OF SERVICE

I certify that on this 21st day of August 2008, I caused a true and correct copy of the foregoing NOTICE OF MOTION TO STRIKE NEW DECLARATIONS AND ARGUMENTS SUBMITTED WITH DRL'S SUMMARY JUDGMENT MOTION **REPLY** be served upon counsel for DRL in the following manner:

BY FEDERAL EXPRESS

Louis H. Weinstein, Esq. Michael Imbacuan, Esq. **BUDD LARNER** 150 John F. Kennedy Parkway Short Hills, NJ 07078-2703 Facsimile: (973) 379-7734